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June 7, 2012

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United States District Court Southern District of New York Daniel Patrick Moynihan **United States Courthouse** 500 Pearl Street New York, NY 10007-1312 Attn: Honorable Victor Marrero

> RE: UNITED STATES OF AMERICA vs. WILLIAM PAZIENZA Indictment #: \$1-11-CR-614

Dear Honorable Marrero:

Pursuant to our last conference, my client was able to obtain a replacement of the ten thousand dollars (\$10,000.00) cash bail. His brother Louis Pazienza has obtained a loan and now has the funds to place with the court. I have contacted Assistant U.S. Attorney Daniel Chung and we will make arrangements to replace the cash bail prior to our next court appearance. However, Mr. Chung will not agree to modify the existing bail condition regarding my client's home detention. Based upon my client's medical history, his lack of exercise and his need for part time employment, we are respectfully requesting that he be able to have the court approve a curfew. We are asking that my client be able to leave his residence at 8:00 a.m. and return home by 8:00 p.m. for approximately five (5) to six (6) days a week.

Please advise as to whether or not we could have a hearing before you or whether or not we will have to schedule an appearance before Magistrate Ellis. Thank you for your understanding in this matter.

JAS: hc

6: AUSA Daniel Chung via electronic mail Daniel P. Chung@USDOJ. Gov

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VICTOR MARRERO, U.S.D.J